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pois, or to what is commonly known as "stale bread," sold as such: *Provided*, That the seller shall at the time of the sale state to the buyer that the bread so sold is "stale bread."

SEC. 3. (186) *Only standard loaves made and sold—Bakery and shop to be clean and sanitary.*—Every maker, baker, or manufacturer of bread, every proprietor of a bakery or bakeshop, and every seller of bread in the city and county of Denver who shall make, bake, or manufacture bread, pies, cakes, and general pastry to be sold for domestic or other use shall deliver the same only in closed wagons or in closed sanitary containers; and all persons handling any of above-named articles of food when delivering from wagon shall wear white washable gloves, and such gloves shall be kept in a clean and sanitary condition; every such maker, baker, or manufacturer of bread, and every proprietor of a bakery or bakeshop, and every seller of bread within the city and county of Denver shall keep scales and weights suitable for weighing the bread in a conspicuous place in his bakery, bakeshop, or store, and shall, whenever requested by the buyer, in the buyer's presence, weigh the loaf or loaves sold or offered for sale.

SEC. 4. (187) It shall be the duty of the inspector of meats and provisions, or of assistants or deputies acting under his direction, as well as the duty of any member of the department of social welfare, to enter in the daytime into any house, store, bakehouse, warehouse, or other building where any bread, pies, cakes, or general pastry is baked, stored, or deposited or offered for sale and inspect the sanitary condition of each place visited and the quality of the ingredients used and the weight of the finished bread on hand, and shall see that all such places are constantly kept and maintained in a clean, wholesome, and thoroughly sanitary condition; and it shall be the duty of the said officers aforesaid to stop, detain, and inspect any person or persons, wagon or other vehicle carrying bread, pies, or general pastry to be sold for domestic or public consumption, and search for, view, try, and weigh all or any bread that shall therein be found, and if on such search there shall be found any bread, pies, or cakes or general pastry made in violation or contrary to any of the provisions of this chapter any of the officers above mentioned may seize such bread, pies, cakes, or general pastry, and the same shall be taken immediately to the office of the inspector of meats and provisions and there deposited and kept to be used at the trial of the person or persons against whom complaint is made, and shall he, they, or them be convicted such bread shall be retained by the inspector of meats and provisions until the fine, if any shall be imposed, and the costs of the suit shall have been satisfied.

SEC. 5. (188) Every maker, baker, or manufacturer of bread, pies, cakes, or general pastries, made or manufactured to be sold for general consumption, is hereby required to keep his bakery shop, store building, or other place of business wherein bread, pies, cakes, or general pastry may be baked, kept, or exposed for sale in a clean, wholesome, and sanitary condition.

SEC. 6. (189) Any person violating any of the provisions of this chapter shall, upon conviction thereof, be fined in a sum not less than \$5 nor more than \$100.

**Milk and Milk Products—License Required for Sale—One-Cow Dairies—  
Regulation. (Ord. 116, Nov. 2, 1914.)**

SECTION 1. From and after the passage of this ordinance section 31 of ordinance No. 88 of the series of 1909 shall be amended to read as follows:

"SEC. 31. Provided that all of the provisions of the foregoing ordinance and sections thereof as require a license from the department of health of the city and county of Denver and requiring a license fee therefor shall apply and be

applicable to retail groceries and other mercantile houses engaged in the selling of milk, cream, and dairy products; that all persons within the city and county of Denver who own but one cow shall be allowed to sell, peddle, distribute, or otherwise dispose of all the milk from said one cow upon the payment of a license fee in the sum of \$1, as provided in section 5 hereof; and further provided that said cow shall first have been subjected to a tuberculin test by the health department of the city and county of Denver, under such rules and regulations as they may prescribe, and at such times and places as they may fix; and provided further that said cow shall be housed in a stable constructed in conformity with the general provisions of this ordinance and kept in sanitary condition as provided herein, and that said cow shall be cleaned and prepared for milking as provided herein; and further provided that no milk shall be kept in any unclean or insanitary place, or in any bedroom, or other room where children are allowed, or within any distance of any privy or closet other than as provided by section 8 hereof. All one-cow dairies as herein provided shall be under the supervision and direction of the milk division of the department of health of the city and county of Denver and subject to such rules and regulations for the sanitary maintenance thereof as may be made from time to time by said division of said department, and in conformity with the general provisions of this ordinance: *Provided, however,* That as to one-cow dairies it shall not be required that the cleaning and sterilization of receptacles for milk shall be done by means of appliances or plants used exclusively for that purpose, but that the same may be cleaned by boiling water over a clean and sanitary sink or drain box, or in such manner as may be provided from time to time by the milk division of the department of health of the city and county of Denver."

#### HOLLAND, MICH.

#### **Nuisances—Offensive Trades. (Ord. 311, Nov. 18, 1914.)**

**RULE 1.** No person, firm, or corporation shall deposit or permit to remain in or on their premises any filthy or stagnant water, any foul slops, foul drains, or garbage, decaying or decayed animal or vegetable matter, decaying or decayed fruit, or any offensive thing that may give rise to poisonous, foul, or offensive gases or vapors; nor shall they deposit the same in any street, alley, public space, private premises, nor in any stream within the city limits.

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**RULE 3.** No person, firm, or corporation shall keep or maintain any slaughterhouse, slaughter yard, or slaughter pen within the city limits; nor shall any person engage in rendering tallow, lard, or any animal tissue as a business, except such rendering shall be so conducted as not to give rise to offensive odors.

#### **Domestic Animals—Keeping of—Disposal of Dead Bodies. (Ord. 311, Nov. 18, 1914.)**

**RULE 2.** The carcass of any animal or fowl that has died within the city limits shall be removed by the owner thereof within 24 hours and buried at a depth sufficient to prevent any stench: *Provided,* That the carcass of a horse, cow, mule, dog, or of any of the other larger animals shall not be buried within the city limits and that the carcass of a fowl shall not be buried within 50 feet of any well.

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